503-99/LJK/EEL
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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

MAERSK, INC. and A.P. MOLLER-MAERSK A/S,

\_\_\_\_X

Plaintiff,

-against-

NEEWRA, INC., REDNIHOM, INC., AREF HASSAN ABUL INC., ARWEEN SINGH SAHNI a/k/a ARWEEN SAHNI SINGH a/k/a ARWEEN SAHNI a/k/a ARWEEN SINGH a/k/a ABUL SABAH a/k/a AREF HASSAN ABUL, MOHINDER SINGH SAHNI a/k/a MOHINDER SAHNI SINGH a/k/a MOHINDER SAHNI a/k/a MOHINDER SINGH a/k/a MOHINDER SINGH SAHANI a/k/a MOHINDER SAHANI a/k/a MOHINDER SAHANI SINGH a/k/a JOGINDER SINGH SAHNI, JOGINDER SINGH SAHNI a/k/a JOGINGER SINGH SAHNI a/k/a JOGINDER SAHNI SINGH a/k/a JOGINGER SAHNI SINGH a/k/a JOGINDER SINGH a/k/a JOGINDER SAHNI a/k/a JOGINGER SINGH a/k/a JOGINGER SAHNI, SABHARWAL CHANDRA KUMAR a/k/a SABHARWAL K. CHANDRA, MANDEEP SINGH SAHNI a/k/a MOHINDER SINGH a/k/a MOHINDER SAHNI a/k/a MOHINDER SINGH SAHNI a/k/a MOHINDER SAHANI a/k/a MOHINDER SINGH SAHANI, HELP LINE COLLECTION CO. W.L.L., PARKER DAWOOD TAJUDDIN TAJUDIS ISMAIL PARKER, SARDAR TRADERS EST., SARDAR INTERNATIONAL TRADING CO., AL TAMASOK AL ARABI EST.,

05 Civ. 4356 (CM)

DECLARATION OF AHMED AL-RUWAYEH

Defendants.

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AHMED AL-RUWAYEH, pursuant to 28 U.S.C. §1746 hereby declares and says the

following under penalty of perjury:

I am an attorney and senior partner in the firm Al-Ruwayeh and Partners located 1.

at the Salhiya Commercial Complex in Kuwait. This firm was established in 1977 and is one of

the largest law firms in Kuwait. We also have offices in Bahrain and associated offices in

London, Hong Kong, Guangzhou, Paris, Piraeus, Shanghai and Singapore.

2. I have a law degree from Kuwait University and am admitted to the bar in

Kuwait. Through my education and years of experience practicing law in Kuwait, I am fully

familiar with Kuwaiti law, Kuwaiti legal procedure and the Kuwaiti court system. My areas of

practice include commercial law, civil litigation and commercial litigation. I speak English and

Arabic.

3.

I have read the Declaration of my partner Ahmed Zakaria dated 10 February 2010

and his Supplemental Declaration dated April 14, 2010. While I am not familiar with the specific

facts relating to the dispute involving Neewra, Inc. and Maersk Kuwait/Mohammad Saleh

Behbehani and Co., W.L.L., I have reviewed in particular the statements by Ahmed Zakaria

relating to Kuwaiti law, Kuwaiti legal procedures and the Kuwaiti court system. I agree that his

comments on this subject are correct and an accurate reflection of the Kuwaiti legal system.

I declare under penalty of perjury of the laws of the United States of America that the

foregoing is true and correct.

Dated: Kuwait, Kuwait

14 April 2010

Amhed Al-Ruwayeh